

REMARKS

In this Response, the specification and claims 1, 2, 4-13, 17-20, 22-31, 34, 35 and 37 are amended. The specification is amended to delete browser-executable code and to correct minor typographical errors. Accordingly, claims 1-37 are pending in the present application. Applicants respectfully request reconsideration of the application in view of the above amendments and remarks made herein.

I. Specification Objections

The specification has been objected to for the reasons set forth on page 2 of the Office Action.

The "Background of the Invention" section of the specification is amended to delete the browser-executable code. Withdrawal of the instant objection is respectfully requested.

II. Rejections Under 35 U.S.C. § 102

Claims 1-37 stand rejected under 35 U.S.C. § 102(e) as being anticipated by as being anticipated by U.S. Patent No. 6,275,824, issued to *O'Flaherty et al.* (hereinafter "*O'Flaherty*") for the reasons set forth on pages 3-9 of the Office Action.

With regard to claims 1 and 19, Applicants respectfully submit that *O'Flaherty* does not teach "a requester privacy statement for each of the respective data-subject data requested, wherein the requester privacy statement describes how each of the requested data-subject data will be used by the requester; and a release process that compares the requester privacy statement to the subject constraints and releases the data-subject data in a response message to the requester only if the subject constraints are satisfied", as recited in claim 1, or "a requester privacy statement for each of the respective data-subject data, wherein the requester privacy statement describes how each of the requested data-subject data will be used by the requester; comparing the requester privacy statement to the subject constraints", as recited in claim 19.

O'Flaherty (Abstract) discloses: "a database management system, for storing and retrieving data from a plurality of database tables wherein the data in the database tables is controllably accessible according to privacy parameters stored in the database table". *O'Flaherty* (col. 4, lines 36-41) discloses: "Virtually all access to the data stored in the extended database 106 is provided solely through the dataview suite 108. Thus, business applications 110 and third party applications 112 have access only to such data as permitted by the database view provided." *O'Flaherty* (col. 13, lines 55-60) discloses: "When a requesting entity requests access to the data, access is provided solely through the database management system interface 109 via the dataview suite 108, the macro suite 111, or both, thus assuring that the data is provided in accordance with the data source's personal privacy parameters. *O'Flaherty* (col. 13, lines 64-66) discloses that "a dataview is provided in accordance with verified identity of the requesting entity."

That is, *O'Flaherty* merely discloses a database management system that controls access to data stored in a database, wherein privacy control is managed using database views which block the private data from being released according to privacy parameters stored in the database tables and the verified identity of the requesting entity.

The requesting entity of *O'Flaherty* does not provide a requester privacy statement for each of the respective data-subject data requested, wherein the requester privacy statement describes how each of the requested data-subject data will be used by the requester, as claimed in claims 1 and 19, much less compare the requester privacy statement to the subject constraint, as essentially claimed in claims 1 and 19. *O'Flaherty* fails to teach what if any information is provided for purposes of verifying identify, much less that the requesting entity provides a requester privacy statement which describes how each of the requested data-subject data will be used by the requester.

Thus, *O'Flaherty* clearly does not teach "a requester privacy statement for each of the respective data-subject data requested, wherein the requester privacy statement describes how each of the requested data-subject data will be used by the requester; and a release process that compares the requester privacy statement to the subject constraints and releases the data-subject data in a response message to the requester only if the subject constraints are satisfied", as recited in claim 1, and "a requester privacy

statement for each of the respective data-subject data, wherein the requester privacy statement describes how each of the requested data-subject data will be used by the requester; comparing the requester privacy statement to the subject constraints", as recited in claim 19.

Therefore, for at least the above reasons, *O'Flaherty* does not anticipate claims 1 and 19. Applicants respectfully submit that inasmuch as claims 2-18 are dependent on claim 1, and claims 20-37 are dependent on claim 19, and claims 1 and 19 are patentable over *Rostoker*, claims 2-18 and 20-37 are patentable as dependent on patentable independent claims.

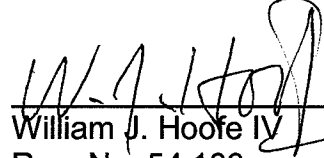
Withdrawal of the rejections under 35 U.S.C. § 102(e) is respectfully requested.

CONCLUSION

In view of the foregoing, it is believed that all claims now pending patentably define the subject invention over the prior art of record and are in condition for allowance. Issuance of a Notice of Allowance is respectfully requested.

Respectfully submitted,

Dated: December 7, 2007



William J. Hoofe IV
Reg. No. 54,183
Attorney for Applicants

F. CHAU & ASSOCIATES, LLC
130 Woodbury Road
Woodbury, New York 11797
Tel: (516)-692-8888
Fax: (516)-692-8889